STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State: HAWAII

TRANSFER OF ASSETS

- 1917(c) The agency provides for the denial of certain Medicaid services by reason of disposal of assets for less than fair market value.
 - Institutionalized individuals may be denied certain Medicaid services upon disposing of assets for less than fair market value on or after the look-back date.

The agency withholds payment to institutionalized individuals for the following services:

Payments based on a level of care in a nursing facility;

Payments based on a nursing facility level of care in a medical institution;

Home and community-based services under a 1915 waiver.

- 2. Non-institutionalized individuals:
 - The agency applies these provisions to the following noninstitutionalized eligibility groups. These groups can be no more restrictive than those set forth in section 1905(a) of the Social Security Act:

The agency withholds payment to non-institutionalized individuals for the following services:

Home health services (section 1905(a)(7));

Home and community care for functionally disabled and elderly adults (section 1905(a)(22));

Personal care services furnished to individuals who are not inpatients in certain medical institutions, as recognized under agency law and specified in section 1905(a)(24).

The following other long-term care services for which medical assistance is otherwise under the agency plan:

SUPPLEMENT 9/a) to ATTACHMENT 2.6-A

CEATETOILI	March 1995		(ND)		Page 2					-		
	Sta	te:	HAWAII									
				TRANS	SFER O	7 ASSE	rs					
	3.	Pena an u	lty Data	eThe beg sated trai	inning asfer (date of asse	of each	pen t	alty po	riod	imposed	l for
		X		first d	ay of	the	month	in	which	the	asset	WES
			the	first day	of the	montl	n follo	wing	the mo	onth o	f trans	fer.
	4.	In de	lty Per stermin cy uses	iod - Inst ing the per	itutionalty	onaliza for an	d Indi instit	utio	als	indi	vidual,	the
		X		average sility serv					ate pai	tient	of nur	sing
			fac	average : ility serv institution	rices i	n the						
	5.	The	agency	iod - Non- imposes a s used fo	penal	ty per	lod de	term	Lned by	, usir		

the use of the average monthly cost of nursing facility services;

imposes a shorter penalty period than would be imposed for institutionalized individuals, as outlined below:

SUPPLEMENT 9(a) to ATTACHMENT 2.6-A Revision: HCFA-PM-95-1 (MB) Page 3 March 1995 State: HAWAII TRANSFER OF ASSETS Penalty period for amounts of transfer less than cost of nursing 6. facility care--Where the amount of the transfer is less than the monthly a. cost of nursing facility care, the agency: X does not impose a penalty; imposes a penalty for less than a full month, based on the proportion of the agency's private nursing facility rate that was transferred. Where an individual makes a series of transfers, each less b. than the private nursing facility rate for a month, the

X does not impose a penalty;

___ imposes a series of penalties, each for less than a full month.

7. Transfers made so that penalty periods would overlap-The agency:

totals the value of all assets transferred to produce a
single penalty period;

X calculates the individual penalty periods and imposes them sequentially.

8. Transfers made so that penalty periods would not overlap-The agency:

X assigns each transfer its own penalty period;

uses the method outlined below:

TN No. 96-005
Supersedes Approval Date OCT 11 1996 Effective Date JAN 01 1006
TN No.

SUPPLEMENT 9(a) to ATTACHMENT 2.6-A Page 4

State:				

TRANSFER OF ASSETS

(MB)

- 9. Penalty periods transfer by a spouse that results in a penalty period for the individual--
 - (a) The agency apportions any existing penalty period between the spouses using the method outlined below, provided the spouse is eligible for Medicaid. A penalty can be assessed against the spouse, and some portion of the penalty against the individual remains.

When both spouses are eligible for Medicaid and both spouses are institutionalized, the State will use the following method to apportion the penalty period:

- * Apportion the penalty period equally between the spouses;
- * If one spouse dies or leaves the insitution prior to the expiration of their share of the penalty period, the remainder of the penalty will be assigned to the spouse who is still insitutionalized;
- * The penalty months served by the institutionalized spouses shall not exceed the length of the original penalty period.
- (b) If one spouse is no longer subject to a penalty, the remaining penalty period must be served by the remaining spouse.
- 10. Treatment of income as an asset—
 When income has been transferred as a lump sum, the agency will calculate the penalty period on the lump sum value.

 The agency will impose partial month penalty periods.

 When a stream of income or the right to a stream of income has been transferred, the agency will impose a penalty period for each income payment.

 For transfers of individual income payments, the agency will impose partial month penalty periods.

 X For transfers of the right to an income stream, the agency will use the actuarial value of all payments transferred.

The agency uses an alternate method to calculate penalty

periods, as described below:

Revision: HCFA-PM-95-1 March 1995

(MB)

SUPPLEMENT 9(a) to ATTACHMENT 2.6-A Page 5

•	
State:	HAWAII

TRANSFER OF ASSETS

- Imposition of a penalty would work an undue hardship--The agency does not apply the transfer of assets provisions in any case in which the agency determines that such an application would work an undue hardship. The agency will use the following procedures in making undue hardship determinations:
 - a) Notify the individuals subject to the transfer of assets penalty that there are exceptions to the transfer of assets penalty due to undue hardship.
 - b) If a waiver for undue hardship is requested, the individual seeking the waiver must provide documentation of efforts taken to recover the transferred asset.
 - c) Individuals will be notified of the disposition of their request for a waiver of the transfer of asset penalty. Individuals who are denied the waiver must be informed of their right to a fair hearing.

The following criteria will be used to determine whether the agency will not count assets transferred because the penalty would work an undue hardship:

- a) The recoverable amount of the transferred asset is depleted below State resource standard; or
- b) The transferred asset has been converted to another asset that is not liquid or redeemable; or
- c) The return of the transferred property would put the receiving party in serious risk of deprivation such as the loss of income or assets that would qualify the receiver for medical assistance; or
- d) Unable to locate the receiving party of the transferred asset after exhaustive search efforts.

TN No. 96-005 Supersedes TN No.